18-23537-rdd Doc 1 Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document

6.	Type of del	btor		hip (excluding LLP)	Liability Company (LLC) and Li	imited Liability Partnership (LL	P))
5.	Debtor's w	ebsite (URL)	www.sears	holdings.com			
					City	State Z	IP Code
					Hulling	Guodi	
		County			Number	Street	
		Cook County			of business		
		City	State	ZIP Code		State Z ucipal assets, if different from	IP Code n principal place
		Hoffman Estates	Illinois	60179		2: :	10.0
					P.O. Box		
			Street		Number	Street	
	address	3333	Beverly Road	ı			
4.	Debtor's	Principal place of b			Mailing address	, if different from principal p	lace of business
3.		deral Employer on Number (EIN)	36-175068	0			
	names, and o	doing business as					
	Include any a	ssumed names, trade					
2.	All other na	ames debtor used 8 vears	See Sched	lule 1			
1.	Debtor's na	ame	Sears, Roe	ebuck and Co.			
nur	nber (if knowr	n). For more informati	ion, a separate	e document, <i>Instructi</i>	ons for Bankruptcy Forms fo		
					uals Filing for of any additional pages, write	· · · · ·	04/16 case
	fficial Fo		for NI	المنام ما مم	امام ۲:۱:۱۰۰ - ۱۰۰	Donlenusta	
						□ an a	Check if this is mended filing
Case	number (<i>If kno</i>		,	apter <u>11</u>			
South	iern	District of Ne					
		kruptcy Court for the					
Fill in	this informati	on to identify the case	e	P0 1	of 18		

Debtor 18-23537-rdd Doc 1 Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document Pg 2 of 18

Describe debtor's business	A. Check	one:						
200020 402.0. 0 240000	☐ Health	Care Bus	iness (as defined	in 11 U.S.	C. § 101(27A))			
	 ☐ Health Care Business (as defined in 11 U.S.C. § 101(27A)) ☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B)) 							
	_		•		0 (//			
	☐ Railroad (as defined in 11 U.S.C. § 101(44))☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))							
	□ Comm	odity Brok	er (as defined in 1	1 U.S.C. §	101(6))			
	☐ Clearir	ng Bank (a	as defined in 11 U.	S.C. § 781	(3))			
	⊠ None	of the abo	ve <u>Retail</u>					
	B. Check	all that ap	ply:					
	□ Tax- e	ntitv (as d	escribed in 26 U.S	S.C. § 501)				
		• •		- ,	r pooled investment	vehicle (as defin	ed in 15 U.S.C. § 80a-3	
			sor (as defined in	-	•	,		
		•	•		n System) 4-digit coo sociation-naics-code		cribes debtor. See	
	SIC C	ode 5311	(NAICS Code 452	<u>?1)</u>				
	Check on	ə:						
Under which chapter of the	☐ Chapte	er 7						
Bankruptcy Code is the debtor filing?	☐ Chapt							
acotor iming.			ock all that apply					
	⊠ Спари	_	eck all that apply:	4		A. Caraladia alla	l. 4	
		Ш		es) are les	ingent liquidated deb s than \$2,566,050 (ai rs after that).	,		
					ss debtor as defined	in 11 U.S.C. § 1	01(51D). If the	
			debtor is a small l statement of ope	business c rations, ca	ebtor, attach the mos sh-flow statement, and not exist, follow the	st recent balance nd federal incom	e sheet, le tax return or	
		П	1116(1)(B). A plan is being file				Ü	
					e solicited prepetition	n from one or mo	ore classes of	
					h 11 U.S.C. § 1126(b			
			•		periodic reports (for		,	
					e Commission accor 1934. File the <i>Attach</i>			
			Non-Individuals F		ankruptcy under Cha			
			with this form. The debtor is a shall 1934 Rule 12b-2		ny as defined in the	Securities Excha	ange Act of	
	□ Chapt	er 12	1504 (Valie 125-2	•				
Were prior bankruptcy cases	⊠ No							
filed by or against the debtor within the last 8 years?	□ Yes	District		When		Case number		
If more than 2 cases, attach a					MM/ DD/ YYYY	•		
separate list.		District		When		Case number		
				-	MM / DD/ YYYY			
Are any bankruptcy cases	□ No							
pending or being filed by a business partner or an	⊠ Yes	Debtor	See Sched	lule 2		Relationship	See Schedule 2	
affiliate of the debtor?		District	See Sched	lule 2		When	See Schedule 2	
List all cases. If more than 1, attach a separate list		Case n	umber, if known	1		<u>-</u>	MM / DD/ YYYY	

Debtor 18-23537-rdd Doc 1 Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document Pg 3 of 18

	Check all	that apply:							
		tor has had its domicile, p ediately preceding the dat				n this district for 180 days 0 days than in any other disti			
	☐ A ba	nkruptcy case concerning	debtor's affiliate	e, general partner,	, or partnersh	nip is pending in this district.			
. Does the debtor own or hav possession of any real	e ⊠ No								
property or personal proper	ty 🗆 Yes. A	☐ Yes. Answer below for each property that needs immediate attention. Attach additional sheets if needed. Why does the property need immediate attention? (Check all that apply.)							
that needs immediate	V								
attention?		It poses or is alleged to health or safety.	o pose a threat o	of imminent and id	lentifiable ha	zard to public			
		What is the hazard?							
		It needs to be physical	lly secured or pr	otected from the v	veather.				
		It includes perishable without attention (for e securities-related asse	example, livesto	ck, seasonal good					
		Other							
	v	Vhere is the property?							
			Number	Street					
			City		State	ZIP Code			
	ls	the property insured?	•						
		, , , , ,	□ No						
			☐ Yes. Insu	rance agency					
				· · -					
			Con	tact Name					
			Con Pho	tact Name ne					
				_					
Statistical and admir	nistrative inf	ormation		_					
3. Debtor's estimation of	nistrative inf Check one:	ormation		_					
	Check one:	ormation vill be available for distribu	Pho	ne					
3. Debtor's estimation of	Check one: ⊠ Funds w	vill be available for distribu	Pho tion to unsecure	ne	le for distribu	ition to unsecured creditors.			
3. Debtor's estimation of available funds	Check one: ⊠ Funds w □ After an	vill be available for distribu	Pho tion to unsecure are paid, no fur	ne					
3. Debtor's estimation of available funds	Check one: ⊠ Funds w □ After an	vill be available for distribu	tion to unsecure are paid, no fur	ed creditors.	le for distribu	25,001-50,000			
Debtor's estimation of available funds Estimated number of creditors	Check one: ⊠ Funds w □ After an	vill be available for distribu y administrative expenses	Pho tion to unsecure are paid, no fur	ed creditors. ands will be availab					
Debtor's estimation of available funds Estimated number of	Check one: ⊠ Funds w □ After an □ 1-49 □ 50-99	vill be available for distribu y administrative expenses	tion to unsecure are paid, no fur	ed creditors. ands will be availab		25,001-50,000 50,001-100,000			
3. Debtor's estimation of available funds 4. Estimated number of creditors (on a consolidated basis) 5. Estimated assets	Check one: □ Funds w □ After an □ 1-49 □ 50-99 □ 100-199 □ 200-999 □ \$0-\$50,	vill be available for distribu y administrative expenses	tion to unsecure are paid, no fur 1,000-5,0 5,001-10 10,001-2	ed creditors. ands will be availabe and one an		25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion			
 3. Debtor's estimation of available funds 4. Estimated number of creditors (on a consolidated basis) 	Check one: □ Funds w □ After an □ 1-49 □ 50-99 □ 100-199 □ 200-999 □ \$0-\$50,0 □ \$50,001	vill be available for distribu y administrative expenses	tion to unsecure are paid, no fur 1,000-5,0 5,001-10 10,001-2	nd creditors. ads will be availab		25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion			
 3. Debtor's estimation of available funds 4. Estimated number of creditors (on a consolidated basis) 5. Estimated assets 	Check one:	vill be available for distributy administrative expenses 0 000 -\$100,000 11-\$500,000	tion to unsecure are paid, no fur 1,000-5,(5,001-10 10,001-2	ed creditors. ands will be availabe and one an		25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion			
 3. Debtor's estimation of available funds 4. Estimated number of creditors (on a consolidated basis) 5. Estimated assets 	Check one:	vill be available for distribu y administrative expenses	tion to unsecure are paid, no fur 1,000-5,0 5,001-10 10,001-2 \$1,000,0 \$10,000, \$50,000,	nd creditors. nds will be availab 000 ,000 5,000 01-\$10 million 001-\$50 million		25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion			
 3. Debtor's estimation of available funds 4. Estimated number of creditors (on a consolidated basis) 5. Estimated assets (on a consolidated basis) 	Check one:	vill be available for distribu y administrative expenses 0 0 000 -\$100,000 01-\$500,000	tion to unsecure are paid, no fur 1,000-5,0 5,001-10 10,001-2 \$1,000,0 \$10,000, \$50,000, \$100,000	ed creditors. ands will be availabe and one an		25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion			
3. Debtor's estimation of available funds 4. Estimated number of creditors (on a consolidated basis) 5. Estimated assets (on a consolidated basis)	Check one: □ Funds w □ After an □ 1-49 □ 50-99 □ 100-199 □ 200-999 □ \$0-\$50,0 □ \$50,001 □ \$100,000 □ \$500,000 □ \$0-\$50,000	vill be available for distribu y administrative expenses 0 0 000 -\$100,000 01-\$500,000	tion to unsecure are paid, no fur 1,000-5,0 5,001-10 10,001-2 \$1,000,0 \$10,000, \$50,000, \$100,000	ed creditors. ands will be availabed to the availabed to		25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion			
3. Debtor's estimation of available funds 4. Estimated number of creditors (on a consolidated basis) 5. Estimated assets (on a consolidated basis) 6. Estimated liabilities	Check one: □ Funds w □ After an □ 1-49 □ 50-99 □ 100-199 □ 200-999 □ \$0-\$50,0 □ \$50,001 □ \$100,00 □ \$500,000 □ \$500,000	vill be available for distributy administrative expenses 0000 -\$100,000 11-\$500,000 11-\$1 million	tion to unsecure are paid, no fur 1,000-5,0 5,001-10 10,001-2 \$1,000,0 \$10,000, \$100,000, \$110,000, \$110,000, \$110,000, \$110,000,	ad creditors. ads will be availab ads will be availab ads on the second of the second		25,001-50,000 50,001-100,000 More than 100,000 \$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion			

Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document Debtor

Request for Relief, Declaration, and Signatures

WARNING — Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

- 17. Declaration and signature of authorized representative of debtor
- The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition.
- I have been authorized to file this petition on behalf of the debtor.
- I have examined the information in this petition and have a reasonable belief that the information is true and correct.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on October 15, 2018 MM / DD / YYYY

×	/s/ Robert A. Riecker	Robert A. Riecker
	Signature of authorized representative of debtor	Printed name
	Chief Financial Officer	
	Title	

18. Signature of attorney

/s/ Jacqueline Marcus	Date	October 15, 2018
Signature of attorney for debtor		MM / DD / YYYY
Jacqueline Marcus		
Printed Name		
Weil, Gotshal & Manges LLP		
Firm Name		
767 Fifth Avenue		
Number Street		
New York New Y	′ork	10153
City State		ZIP Code
(212) 310-8000 jacque	eline.marcı	us@weil.com
Contact phone Email a	address	
1867746 New Y	ork′	
Bar Number State		_

All Other Names Used By the Debtor or its Affiliates in the Last 8 Years

A&E Factory Service	Kmart Pharmacies of Minnesota, Inc.
Accents for Less	Kmart Pharmacies, Inc.
American Siding & Deck, Inc.	Kmart Properties, Inc.
American Windows & Sash, Inc.	Kmart Stores of Indiana, Inc.
Appliance Liquidators	Kmart Stores of TNCP, Inc.
Austin Technology Center	KMI, Inc.
Bath and Kitchen Elegance	Koolvent Aluminum Products, Inc.
Bath and Kitchen Elegance of the Desert	Kresge - Kmart Limited
Big Beaver of Caguas Development Corporation	Little Caesars
Big Beaver of Caguas Development Corporation II	Max Acquisition Delaware Inc.
Big Kmart	McKids
Big Kmart (#3680)	McKids The Store
Central Wholesale Appliance Supply, Inc.	McPhail's Appliances
Chantell Marketing	MetaScale Technologies India Private Limited
Circle of Beauty Inc.	Monark
Delver	Monark Holdings Inc.
Delver.com	Monark of California
Designer Depot	Monark Or Camorina Monark Premium Appliance Co.
Eblon Technologies India Private Limited	Monark Premium Appliance Co. of Arizona
Evoke Productions	Monark Premium Appliance Co. of California
FitStudio by Sears	MXSV, Inc.
Florida Builder Appliances, Inc.	NTB - National Tire and Battery
Garment Rack	NTB-National Tire & Battery
HDC Holding Company of Delaware, Inc.	PMB, Inc.
HO. Tampa Development Co.	Prairie Buck I, Inc.
HO. Tysons Office Investment Co.	Prairie Buck II, Inc.
ILJ, Inc.	Private Brands, Ltd.
JAF, Inc.	Relay LLC
KC Kelley Group	San Diego Appliance Sales
Kenmore Direct	Sears
Kids Stockroom	Sears #1284
Kmart	Sears Acquisition Corp.
Kmart Acquisition Corp.	Sears Auto Center
Kmart Apparel Corp.	Sears Auto Center #6582
Kmart Apparel Fashions Corp.	Sears Auto Centers
Kmart Apparel Leasing Corp.	Sears Carpet and Upholstery Care, Inc.
Kmart Apparel Service of Atlanta Corp.	Sears Essentials
Kmart Apparel Service of Des Plaines Corp.	Sears Grand
Kmart Apparel Service of Sunnyvale Corp.	Sears Grand #1673
Kmart Corporation	Sears Holdings Management Corporation
Kmart Enterprises, Inc.	Sears Home Appliance Showrooms
Kmart Far East Limited	Sears Home Improvement Products (South), Inc.
Kmart Financing I	Sears Home Services
Kmart Global Sourcing Ltd.	Sears Home&Life
Kmart Holding Company	Sears Lessee Operations, LLC
Kmart Holdings, Inc.	Sears Logistics Services
Kmart Lessee Operations, LLC	Sears Logistics Services, Inc.
Kmart Management Corporation	Sears Merchandise Group
Kmart Michigan Property Services, L.L.C.	Sears Merchandise Group, Inc.
Kmart of Amsterdam, NY Distribution Center, Inc.	Sears New York Insurance Agency
Kmart of Pennsylvania LP	Sears Oklahoma Insurance Agency
Tringit of Folinbytvania Di	Sears Oktanoma insurance Agency

Schedule 1 Page 1

Schedule 1

All Other Names Used By the Debtor or its Affiliates in the Last 8 Years

Sears Protection Company Inc.	The Annexx Restau
Sears Protection Company, Inc.	The Great Indoors
Sears Technology Services LLC	Tire Property Holdin
Sears, Roebuck de Mexico, S.A. de C.V.	Tri-Valley Crossing
Sears, Wishbook, Inc.	Troy CMBS Propert
ServiceLive Direct	Westar Kitchen & B
SHMC, Inc.	Westar Kitchen and
Shop Your Way Local, LLC	Westar Kitchen and
shopyourway.com	Western Bluelight.c
Sourcing and Technical Services, Inc.	WestStar Kitchen ar
SRC O.P. LLC	WestStar Kitchen ar
SRC Real Estate (TX), LLC	Continental Carpet (
Standards of Excellence	Sears Carpet and Up
Standards of Excellence Outlet Store	Print Procurement C
Super K	Print Production Co
Super Kmart	Relay LLC
SUPER KMART CENTER	Shop Your Way Loo
Super Kmart Center	Sears New York Ins
Texas Bluelight.com Inc.	Sears Oklahoma Ins

The Annexx Restaurant
The Great Indoors
Tire Property Holding, Inc.
Tri-Valley Crossings
Troy CMBS Property, L.L.C.
Westar Kitchen & Bath LLC
Westar Kitchen and Bath
Westar Kitchen and Bath, LLC
Western Bluelight.com LLC
WestStar Kitchen and Bath
WestStar Kitchen and Bath LLC
Continental Carpet Cleaning, Inc.
Sears Carpet and Upholstery Care, Inc.
Print Procurement Company, LLC
Print Production Company, LLC
Relay LLC
Shop Your Way Local, LLC
Sears New York Insurance Agency
Sears Oklahoma Insurance Agency

Schedule 1 Page 2

Schedule 2

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below, including the debtor in this chapter 11 case, filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York (the "Court"). A motion will be filed with the Court requesting that the chapter 11 cases of the entities listed below be consolidated for procedural purposes only and jointly administered, pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedure, under the under the case number assigned to the chapter 11 case of Sears Holdings Corporation.

COMPANY	CASE NUMBER	DATE FILED	DISTRICT	JUDGE
Sears, Roebuck and Co.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Holdings Corporation	18()	October 15, 2018	S.D.N.Y.	Pending
Kmart Holding Corporation	18()	October 15, 2018	S.D.N.Y.	Pending
Kmart Operations LLC	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Operations LLC	18()	October 15, 2018	S.D.N.Y.	Pending
ServiceLive, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
A&E Factory Service, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
A&E Home Delivery, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
A&E Lawn & Garden, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
A&E Signature Service, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
FBA Holdings Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Innovel Solutions, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Kmart Corporation	18()	October 15, 2018	S.D.N.Y.	Pending
MaxServ, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Private Brands, Ltd.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Development Co.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Holdings Management Corporation	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Home & Business Franchises, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Home Improvement Products, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Insurance Services, L.L.C.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Procurement Services, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Protection Company	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Protection Company (PR) Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Roebuck Acceptance Corp.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears, Roebuck de Puerto Rico, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending

Schedule 2 Page 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

COMPANY	CASE NUMBER	DATE FILED	DISTRICT	JUDGE
SYW Relay LLC	18()	October 15, 2018	S.D.N.Y.	Pending
Wally Labs LLC	18()	October 15, 2018	S.D.N.Y.	Pending
Big Beaver of Florida Development, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
California Builder Appliances, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Florida Builder Appliances, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
KBL Holding Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
KLC, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Kmart of Michigan, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Kmart of Washington LLC	18()	October 15, 2018	S.D.N.Y.	Pending
Kmart Stores of Illinois LLC	18()	October 15, 2018	S.D.N.Y.	Pending
Kmart Stores of Texas LLC	18()	October 15, 2018	S.D.N.Y.	Pending
MyGofer LLC	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Brands Business Unit Corporation	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Holdings Publishing Company, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Protection Company (Florida), L.L.C.	18()	October 15, 2018	S.D.N.Y.	Pending
SHC Desert Springs, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
SOE, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
StarWest, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
STI Merchandising, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Troy Coolidge No. 13, LLC	18()	October 15, 2018	S.D.N.Y.	Pending
BlueLight.com, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Brands, L.L.C.	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Buying Services, Inc.	18()	October 15, 2018	S.D.N.Y.	Pending
Kmart.com LLC	18()	October 15, 2018	S.D.N.Y.	Pending
Sears Brands Management Corporation	18()	October 15, 2018	S.D.N.Y.	Pending

Schedule 2 Page 2

ACTION BY WRITTEN CONSENT OF THE GOVERNING BODIES OF

KMART HOLDING CORPORATION
KMART OPERATIONS LLC
SEARS OPERATIONS LLC
SEARS, ROEBUCK AND CO.
SERVICELIVE, INC.
A&E FACTORY SERVICE, LLC
A&E HOME DELIVERY, LLC
A&E LAWN & GARDEN, LLC
A&E SIGNATURE SERVICE, LLC
FBA HOLDINGS INC.
INNOVEL SOLUTIONS, INC.
KMART CORPORATION
MAXSERV, INC.
PRIVATE BRANDS, LTD.

SEARS DEVELOPMENT CO.

SEARS HOLDINGS MANAGEMENT CORPORATION SEARS HOME & BUSINESS FRANCHISES, INC. SEARS HOME IMPROVEMENT PRODUCTS, INC. SEARS INSURANCE SERVICES, L.L.C.

SEARS PROCUREMENT SERVICES, INC. SEARS PROTECTION COMPANY SEARS PROTECTION COMPANY (PR), INC. SEARS ROEBUCK ACCEPTANCE CORP. SEARS, ROEBUCK DE PUERTO RICO, INC.

> SYW RELAY LLC WALLY LABS LLC

BIG BEAVER OF FLORIDA DEVELOPMENT, LLC CALIFORNIA BUILDER APPLIANCES, INC. FLORIDA BUILDER APPLIANCES, INC.

KBL HOLDING INC.

KLC, INC.

KMART OF MICHIGAN, INC. KMART OF WASHINGTON LLC KMART STORES OF ILLINOIS LLC KMART STORES OF TEXAS LLC MYGOFER LLC

SEARS BRANDS BUSINESS UNIT CORPORATION SEARS HOLDINGS PUBLISHING COMPANY, LLC SEARS PROTECTION COMPANY (FLORIDA), L.L.C.

SHC DESERT SPRINGS, LLC SOE, INC.

STARWEST, LLC
STI MERCHANDISING, INC.
TROY COOLIDGE NO. 13, LLC
BLUELIGHT.COM, INC.
SEARS BRANDS, L.L.C.

SEARS BUYING SERVICES, INC. KMART.COM LLC SEARS BRANDS MANAGEMENT CORPORATION

October 14, 2018

The required members of the board of directors, the required managers, the sole member, the sole manager, or the sole director, as the case may be (as applicable, the "Governing Body"), of each of the entities referenced above (each, a "Company" and collectively, the "Companies"), do hereby consent to, adopt, and approve, by written consent in accordance with, as applicable, Section 141(f) of the Delaware General Corporation Law, Section 18-302(d) of the Delaware Limited Liability Company Act, Section 708(b) of the New York Business Corporation Law, Section 525 of the Michigan Business Corporation Act, Section 608.4231 of the Florida Limited Liability Company Act, Section 15-1(d) of the Illinois Limited Liability Company Act, the Washington Limited Liability Company Act, Section 6.201 of the Texas Business Organizations Code, Section 1727(b) of the Pennsylvania Business Corporation Law, and Section 8.45 of the Illinois Business Corporation Act of 1983 the following resolutions and each and every action effected thereby.

This consent may be executed in two or more counterparts, each of which shall constitute an original, and all of which shall constitute one and the same instrument.

WHEREAS, the Governing Body of each Company has reviewed and had the opportunity to ask questions about the materials presented by the management and the legal and financial advisors of such Company regarding the liabilities and liquidity of such Company, the strategic alternatives available to it and the impact of the foregoing on such Company's businesses; and

WHEREAS, the Governing Body of each Company has had the opportunity to consult with the management and the legal and financial advisors of such Company to fully consider each of the strategic alternatives available to such Company;

WHEREAS, the board of directors (the "Holdings Board") of Sears Holdings Corporation ("Holdings") has determined that it is desirable and in the best interests of Holdings, its creditors, and other parties in interest, for Holdings to file a petition seeking relief under the provisions of chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") and to enter into, obtain loans and consummate the transactions under the DIP ABL Financing Documents, as a Borrower (in each case as defined below); and

WHEREAS, the Restructuring Committee of the Holdings Board has determined that it is desirable and in the best interests of Holdings, its creditors, and other parties in interest, to enter into, obtain loans and consummate the transactions under the Junior DIP Financing Documents, as a Borrower (in each case as defined below); and

WHEREAS, each Governing Body desires to approve the following resolutions.

Commencement of Chapter 11 Case

NOW, THEREFORE, BE IT RESOLVED, that the Governing Body has determined, after consultation with the management and the legal and financial advisors of such Company, that it is desirable and in the best interests of such Company, its creditors, and other parties in interest that a petition be filed by such Company seeking relief under the Bankruptcy Code; and be it further

RESOLVED, that any officer of any of such Company or the sole manager of such Company, as applicable (each, an "Authorized Person"), in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, to negotiate, execute, deliver, file and perform, in the name and on behalf of such Company, and under its corporate seal or otherwise, all petitions, schedules, motions, lists, applications, pleadings, orders and other documents (the "Chapter 11 Filings") in the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") (with such changes therein and additions thereto as any such Authorized Person may deem necessary, appropriate or advisable, the execution and delivery of any of the Chapter 11 Filings by any such Authorized Person with any changes thereto to be conclusive evidence that any such Authorized Person deemed such changes to meet such standard); and be it further

RESOLVED, that each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of the applicable Company, to take and perform any and all further acts and deeds that such Authorized Person deems necessary, appropriate, or desirable in connection with such Company's chapter 11 case (each, a "Chapter 11 Case") or the Chapter 11 Filings, including, without limitation, (i) the payment of fees, expenses and taxes such Authorized Person deems necessary, appropriate, or desirable, and (ii) negotiating, executing, delivering, performing and filing any and all additional documents, schedules, statements, lists, papers, agreements, certificates and/or instruments (or any amendments or modifications thereto) in connection with, or in furtherance of, such Company's Chapter 11 Case with a view to the successful prosecution of such Chapter 11 Case (such acts to be conclusive evidence that such Authorized Person deemed the same to meet such standard); and be it further

Debtor-in-Possession Financing

RESOLVED, that in connection with the Chapter 11 Case, it is in the best interest of (i) in the case of each of Sears Roebuck Acceptance Corp. ("SRAC") and Kmart Corporation ("Kmart") to enter into and obtain loans and (ii) in the case of the Guarantors (as defined in the DIP ABL Term Sheet (as defined below)) to guarantee such loans, and consummate the transactions under that certain senior secured superpriority priming debtor-in-possession asset-based credit facility in an aggregate principal amount of \$1.875 billion (the "DIP ABL Loan"), representing an increase of \$300 million from the existing facility, on terms set forth on the term sheet attached hereto as Exhibit A (the "DIP ABL Term Sheet"). The DIP ABL Loan, will be evidenced by such Term Sheet, and upon entry of the final order approving, among other things, such Company's entry into the DIP ABL Loan, a senior secured superpriority priming debtor-in-possession asset-based credit agreement, in each case to be entered into by and among, Sears Roebuck Acceptance Corp. ("SRAC") and Kmart Corporation ("Kmart", together with SRAC, the "DIP ABL Borrowers"), and Holdings and the other Loan Parties (as defined in the DIP ABL Term Sheet (other than the DIP ABL Borrowers) as guarantors (the "Guarantors"), the lenders from time to time party thereto (the "DIP ABL Lenders"), and Bank of America, N.A., as administrative agent for the DIP ABL Lenders (in such capacity and together with its successors, the "DIP ABL Agent") (together with the Exhibits and Schedules annexed thereto, the "DIP ABL Loan Credit Agreement" and together with the DIP Loan Documents (as defined in the Dip ABL Loan Term Sheet), the "DIP ABL Financing Documents"), in each case subject to approval of the United States Bankruptcy Court for the Southern District of New York which is necessary and appropriate to the conduct of the business of such Company; and be it further

RESOLVED, that the form, terms and provisions of (i) the DIP ABL Term Sheet, including the use of proceeds to provide liquidity for such Company throughout the Chapter 11 Case, substantially consistent with the DIP ABL Term Sheet, which has been presented to the Board and (ii) any and all of the other documents, agreements (including the DIP ABL Credit Agreement and the other DIP Loan Documents), including, without limitation, any guarantee and security agreement, letters,

notices, certificates, documents and instruments authorized, executed, delivered, reaffirmed, verified and/or filed in connection with the DIP ABL Loan and the performance of obligations thereunder, including the borrowings, guarantees, granting of security and pledging of collateral contemplated thereunder, are hereby, in all respects confirmed, ratified and approved; and be it further

RESOLVED, that any Authorized Person is hereby authorized, empowered, and directed, in the name and on behalf of such Company, to cause such Company to negotiate and approve the terms, provisions of and performance of, and to prepare, execute and deliver the DIP ABL Term Sheet and DIP ABL Credit Agreement, in the name and on behalf of such Company under its corporate seal or otherwise, and such other documents, agreements, instruments and certificates as may be required by the DIP ABL Agent or required by the DIP ABL Term Sheet, including the DIP ABL Credit Agreement; and be it further

RESOLVED, that such Company be, and hereby is, authorized to incur the obligations and to undertake any and all related transactions contemplated under the DIP ABL Financing Documents including the borrowing and reborrowing of loans, guaranteeing of obligations of the Borrowers, granting of security thereunder and the pledging of collateral; and be it further

RESOLVED, that any Authorized Person is hereby authorized to grant security interests in, and liens on, any and all property of such Company as collateral pursuant to the DIP ABL Financing Documents to secure all of the obligations and liabilities of such Company thereunder to the respective lenders and agents under the DIP ABL Financing Documents, and to authorize, execute, verify, file and/or deliver to the DIP ABL Agent, on behalf of such Company, all agreements, documents and instruments required by the respective lenders and agents under the DIP ABL Financing Documents in connection with the foregoing; and be it further

RESOLVED, that any Authorized Person, in connection with the DIP Financing, be authorized, empowered, and directed to negotiate and obtain the use of cash collateral or other similar arrangements, including, without limitation, to enter into any guarantees and to pledge and grant liens on and security interests in any and all property of such Company as may be contemplated by or required under the terms of any cash collateral agreements or other similar arrangements entered into in connection with the DIP Financing, in such amounts as is reasonably necessary for the continuing conduct of the affairs of such Company in the Chapter 11 Case and any of such Company's affiliates who may also, concurrently with such Company's petition, file for relief under the Bankruptcy Code; and be it further

RESOLVED, that any Authorized Person is hereby authorized, empowered, and directed, in the name and on behalf of such Company, to take all such further actions including, without limitation, to pay all fees and expenses, in accordance with the terms of the DIP ABL Financing Documents, which shall, in such Authorized Person's sole judgment, be necessary, proper or advisable to perform such Company's obligations under or in connection with the DIP ABL Term Sheet, DIP ABL Credit Agreement or any of the other DIP ABL Financing Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it further

RESOLVED, that any Authorized Person is hereby authorized, empowered, and directed, in the name and on behalf of such Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the DIP ABL Term Sheet, the DIP ABL Credit Agreement and/or any of the DIP ABL Financing Documents, in each case consistent with the DIP ABL Financing Documents, which shall, in such Authorized Person's sole judgment, be necessary, proper or advisable; and be it further

Retention of Advisors

RESOLVED, that the law firm of Weil, Gotshal & Manges LLP, located at 767 Fifth Avenue, New York, New York 10153, is hereby retained as attorneys for such Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of M-III Advisory Partners, LP, located at 30 Rockefeller Plaza, New York, NY 10112, is hereby retained as financial advisor for such Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Lazard Freres & Company, located at 30 Rockefeller Plaza, New York, NY 10112, is hereby retained as investment banker for such Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of DLA Piper LLP, located at 500 Eighth Street, NW, Washington, DC 20004, is hereby retained to provide such Company with additional real estate and advisory services in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that the firm of Prime Clerk, located at 830 Third Avenue, 9th Floor, New York, NY 10022, is hereby retained as claims, noticing and solicitation agent for such Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it further

RESOLVED, that, with respect to each Company, each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of such Company, to negotiate, execute, deliver, file and perform any agreement, document or certificate and to take and perform any and all further acts and deeds (including, without limitation, (i) the payment of any consideration and (ii) the payment of fees, expenses and taxes) that such Authorized Person deems necessary, proper, or desirable in connection with such Company's Chapter 11 Case, including, without limitation, negotiating, executing, delivering and performing any and all documents, agreements, certificates and/or instruments (or any amendments or modifications thereto) in connection with the engagement of professionals contemplated by these resolutions, with a view to the successful prosecution of the Chapter 11 Case; and be it further

Ratification

RESOLVED, that any and all past actions heretofore taken by any Authorized Officer, any director, or any member of each Company in the name and on behalf of the applicable Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects.

RESOLVED, that, with respect to each Company, each Authorized Person, any one of whom may act without the joinder of any of the others, hereby is authorized in the name and on behalf of such Company, to take all such further actions, including, but not limited to, (i) the negotiation of such additional agreements, amendments, modifications, supplements, reports, documents, instruments, applications, notes or certificates not now known but which may be required, (ii) the execution, delivery and filing (if applicable) of any of the foregoing and (iii) the payment of all fees, consent payments, taxes and other expenses as any such Authorized Person, in his or her sole discretion, may approve or deem necessary, appropriate or desirable in order to carry out the intent and accomplish the purposes of the foregoing resolutions and the transactions contemplated thereby, all of such actions, executions, deliveries, filings and payments to be conclusive evidence of such approval or that such Authorized Person deemed the same to be so necessary, appropriate or desirable; and be it further

18-23537-rdd Doc 1 Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document Pg 14 of 18

RESOLVED, that any and all past actions heretofore taken by any Authorized Person, any director, or any member of any Company in the name and on behalf of such Company in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects.

[Signature Page Follows]

18-23537-rdd Doc 1 Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document Pg 15 of 18

Fill in this information to identify the case:
Debtor name: Sears, Roebuck and Co.
United States Bankruptcy Court for the: Southern District of New York (State)
Case number (If known):

☐ Check if this is an amended filing

Official Form 204

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 20 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 20 largest unsecured claims.

	e of creditor and complete mailing ess, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only uns claim amount. If claim is partially secured, fi claim amount and deduction for value of co setoff to calculate unsecured claim.		secured, fill in total value of collateral or
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	The Pension Benefit Guaranty Corporation Attn.: Office of the Chief Counsel 1200 K Street, N.W., Suite 300 Washington District of Columbia 20005	Attn.: Office of the Chief Counsel Phone: 202-326-4110 Facsimile: 202-326-4114 Email:	Pension Benefits				Unknown
2	SRAC Medium Term Notes c/o BNY Midwest Trust Company Attn.: President or General Counsel 101 Barclay St., Floor 8W, New York, New York 10286	Attn.: President or General Counsel Phone: 312-294-5200 Facsimile: Email:	Unsecured Notes				\$2,311,800,000.00
3	Holdings Unsecured Notes (8.00%) c/o Computershare Trust Company, N.A. Attn.: President or General Counsel 250 Royal Street Canton, Massachusetts 02021	Attn.: President or General Counsel Phone: 781-575-2000 Facsimile: 781-575-4210 Email:	Unsecured Notes				\$411,000,000.00
4	Holdings Unsecured PIK Notes (8.00%) c/o Computershare Trust Company, N.A. Attn.: President or General Counsel 250 Royal Street Canton, Massachusetts 02021	Attn.: President or General Counsel Phone: 781-575-2000 Facsimile: 781-575-4210 Email:	Unsecured Notes				\$222,600,000.00
5	SRAC Unsecured Notes c/o The Chase Manhattan Bank, N.A. Attn.: Corporate Trust Department 4 Chase MetroTech Center, 3rd Floor Brooklyn, New York 11245	Attn.: Corporate Trust Department Phone: Facsimile: Email:	Unsecured Notes				\$185,600,000.00
6	SRAC Unsecured PIK Notes c/o BNY Midwest Trust Company Attn.: President or General Counsel 101 Barclay Street, Floor 8W New York, New York 10286	Attn.: President or General Counsel Phone: 312-294-5200 Facsimile: Email:	Unsecured Notes				\$107,900,000.00

18-23537-rdd Doc 1 Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document Pg 16 of 18

Sears, Roebuck and Co. Name Debtor

Case number (if known)

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
7	Whirlpool Corporation Attn.: President or General Counsel 2000 North M-63 Benton Harbor, Michigan 49022	Attn.: President or General Counsel Phone: 269-923-5000 Facsimile: 269-923-3722 Email:	Trade Payable				\$23,409,729.00
8	Frigidaire Company c/o Electrolux Attn.: President or General Counsel P.O. Box 2638 Carol Stream, Illinois 60132-2638	Attn.: President or General Counsel Phone: 786-388-6400 Facsimile: Email:	Trade Payable				\$18,617,186.00
9	Winia Daewoo Electronics America Attn.: President or General Counsel 65 Challenger Road, Suite 360 Ridgefield Park, New Jersey 07660	Attn.: President or General Counsel Phone: 877-393-7823 Facsimile: Email:	Trade Payable				\$15,180,156.00
10	Cardinal Health Attn.: President or General Counsel 7000 Cardinal Place Dublin, Ohio 43017	Attn.: President or General Counsel Phone: 614-757-5000 Facsimile: Email:	Trade Payable				\$13,877,913.00
11	Icon Health and Fitness Inc. Attn.: President or General Counsel 1500 South 1000 West Logan, Utah 84321	Attn.: President or General Counsel Phone: 877-993-7999 Facsimile: 435-750-5238 Email:	Trade Payable				\$12,102,200.00
12	HK Greatstar Int'l Co. Ltd. Attn.: President or General Counsel Rm 35, 4/F., Po Yip Building 23 Hing Yip Street, Kwun Tong, Kowloon, Hong Kong	Attn.: President or General Counsel Phone: 852 2110 4002 Facsimile: 852 3585 6687 Email:	Trade Payable				\$10,354,683.00
13	Samsung Electronics America HA Attn.: President or General Counsel 85 Challenger Road, 7th Floor Ridgefield Park, New Jersey 07660	Attn.: President or General Counsel Phone: 201-229-4000 Facsimile: 201-229-4029 Email:	Trade Payable				\$8,054,247.00
14	Apex Tool International LLC Attn.: President or General Counsel 910 Ridgebrook Road, Suite 200 Sparks, Maryland 21152	Attn.: President or General Counsel Phone: 410-773-7800 Facsimile: 800-234-0472 Email:	Trade Payable				\$6,605,582.00
15	Black & Decker US Inc. c/o Stanley Black & Decker Attn.: President or General Counsel 1000 Stanley Drive New Britain, Connecticut 06053	Attn.: President or General Counsel Phone: Facsimile: Email:	Trade Payable				\$5,893,734.00
16	Eastern Prime Textile Limited Attn.: President or General Counsel Unit F10/F, King Win FTY Building No. 65-67 King Yip Street, Kwun Tong, Kowloon, Hong Kong	Attn.: President or General Counsel Phone: 852 21918293 Facsimile: 852 27939353 Email:	Trade Payable				\$5,761,992.00
17	Winners Industry Company Limited Attn.: President or General Counsel Unit A, Wah Lung Building 49-53 Wang Lung Street, Tsuen wan, New Territories, Hong Kong	Attn.: President or General Counsel Phone: 86 769 83213199 Facsimile: 86 769 83213177 Email:	Trade Payable				\$5,359,201.00

18-23537-rdd Doc 1 Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document Pg 17 of 18

Debtor

Sears, Roebuck and Co. Name

Case number (if known)

Name of creditor and complete mailing address, including zip code		Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
18	Tata Consultancy Services Ltd. Attn.: President or General Counsel 379 Thornal Street, 4th Floor Edison, New Jersey 08837	Attn.: President or General Counsel Phone: 732-590-2600 Facsimile: Email:	Trade Payable				\$5,333,545.00
19	Active Media Services Inc. Attn.: President or General Counsel 1 Blue Hill Plaza Pearl River, New York 10965	Attn.: President or General Counsel Phone: 845-735-1700 Facsimile: 845-735-0717 Email:	Trade Payable				\$5,192,874.00
20	Automotive Rentals Inc. Attn.: President or General Counsel 4001 Leadenhall Road Mount Laurel, New Jersey 08054-4611	Attn.: President or General Counsel Phone: Facsimile: Email:	Trade Payable				\$4,830,313.00

18-23537-rdd Doc 1 Filed 10/15/18 Entered 10/15/18 00:57:49 Main Document Pg 18 of 18

Fill in thi	s information to identify the case:				
Debtor na	ame: Sears, Roebuck and Co.				
	ates Bankruptcy Court for the: Southern				
Case nur	mber (<i>If known</i>):	(State)			
Offici	al Form 202				
Decl	aration Under Penal	ty of Perjury for Non-Individual Debtors	12/		
submit to	his form for the schedules of assets and	of a non-individual debtor, such as a corporation or partnership, must sign and I liabilities, any other document that requires a declaration that is not included in the nents. This form must state the individual's position or relationship to the debtor, cruptcy Rules 1008 and 9011.			
fraud in		e. Making a false statement, concealing property, or obtaining money or property by result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C.			
	Declaration and signature				
partr I hav	nership; or another individual serving a	uthorized agent of the corporation; a member or an authorized agent of the sa representative of the debtor in this case. uments checked below and I have a reasonable belief that the information is			
	Schedule A/B: Assets–Real and Per	rsonal Property (Official Form 206A/B)			
	Schedule D: Creditors Who Have Cl	aims Secured by Property (Official Form 206D)			
	Schedule E/F: Creditors Who Have	Unsecured Claims (Official Form 206E/F)			
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)				
	Schedule H: Codebtors (Official Fore	m 206H)			
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)				
	Amended Schedule				
\checkmark	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 20 Largest Unsecured Claims and Are Not Insiders (Official Form 204)				
	Other document that requires a declaration				
I dec	clare under penalty of perjury that the f	oregoing is true and correct.			
Exec	cuted on October 15, 2018 MM / DD / YYYY	/s/ Robert A. Riecker Signature of individual signing on behalf of debtor Robert A. Riecker Printed name Chief Financial Officer Position or relationship to debtor			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors